CITY OF LeROY

COUNTY OF McLEAN

STATE OF ILLINOIS

ORDINANCE NO. 303

ORDINANCE APPROVING ENGINEERING CONTRACT ON SEWER EXPANSION PROGRAM IN CONNECTION WITH "BUILD ILLINOIS" PROGRAM FUNDS.

ADOPTED BY THE CITY COUNCIL OF THE CITY OF LeROY THIS 17th DAY OF August , 1987 PRESENTED: August:17 , 19 87 PASSED: August 17 , 19 87 APPROVED: August 17 , 19 87 RECORDED: August 17 , 19 87 PUBLISHED: August 17 , 19 87 In Pamphlet Form/bxxxvexxxpapexxx Voting "Aye" Voting "Nay"

The undersigned being the duly qualified and acting City Clerk of the City of LeRoy does hereby certify that this document constitutes the publication in pamphlet form, in connection with and pursuant to Section 1-2-4 of the Illinois Municipal Code, of the above-captioned ordinance and that such ordinance was presented, passed, approved, recorded and published as above stated.

Rity Clerk of the City of LeRoy.

McLean County, Illinois

(SEAL)

Dated: August 17 1987.

ORDINANCE NO. 303

ORDINANCE APPROVING ENGINEERING CONTRACT ON SEWER EXPANSION PROGRAM IN CONNECTION WITH "BUILD ILLINOIS" PROGRAM FUNDS.

WHEREAS, the Mayor and City Council of the City of LeRoy, McLean County, Illinois, an Illinois municipal corporation, finds it is necessary for the City to expand and renovate certain sections of its sewage collection system, and

WHEREAS, in so doing it will be necessary to expend substantial funds, a significant portion of which will be provided from the "Build Illinois" program,

NOW, THEREFORE, be it ordained by the Mayor and City Council and the City of LeRoy, McLean County, Illinois, in lawful meeting assembled as follows:

Section 1. That the engineering contract attached hereto, identified as Exhibit "A," and incorporated herein by reference, is hereby approved.

Section 2. The Mayor and City Clerk of the City of LeRoy are hereby directed to execute said contract, in the original and as many copies as may reasonably be required, retaining a signed copy of the contract for the city, said officers to ratify it and approve its adoption effective August 3, 1987, or such date as may later be affixed thereto by action of the Mayor and City Clerk in executing said document.

Section 3. This ordinance shall be in full force and effect from and after its passage and approval.

PASSED by the Mayor and City Counce the	, 1987, and deposited and
ALDERMEN ELECTED 6	
ALDERMEN PRESENT 5	

AYES_	Steve Dean; Randy Zimmerman,	David King, Jerry Davis, Jon Winstor
NAYS_	None	
		Scanita Dagley Aty Clerk of the City of LeRoy, IcLean County, Illinois
	APPROVED by the Mayor of the Ci f, 1987.	ty of LeRoy, Illinois, this17th
		layor of the City of LeRoy, IcLean County, Illinois
ATTES	ST:	
his	(seal) anita Dagley	
	lerk of the City of LeRoy, an County, Illinois	

STATE OF ILLINOIS)
)SS
COUNTY OF MC LEAN)

I do further certify that the foregoing is a true, correct and complete copy of an ordinance entitled:

ORDINANCE APPROVING ENGINEERING CONTRACT ON SEWER EXPANSION PROGRAM IN CONNECTION WITH "BUILD ILLINOIS" PROGRAM FUNDS.

That said ordinance was adopted by the Mayor and
City Council of the City of LeRoy at a regular meeting
on the 17th day of August , 19 87 ,
and that a faithful record of said ordinance has been
made in the record books.

Dated this 17th day of August , 19 87

neta Dagley

(seal)

AGREEMENT FOR ENGINEERING SERVICES

(Illinois E.P.A. Funded Project)

THIC Agrammant me	ide this	day of	ū	10 87	by and between
iiiis Agreement, ma	ide this	_ day or			_ by and between
City of LeRoy	У		, here	after referred to as	ine OWNER, and
Lewis, Yockey	& Brown, Inc.	, he	reinafter r	eferred to as	the ENGINEER:
The OWNER intends	to construct a Project consis	ting of The	constru	ction of sa	nitary
sewers in var	ious locations to	replace ex	sisting	inadequate	
	The said project				v
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1907 Saultary	sewer improvement	. s		,	
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n McLean C	ounty, State of Illino	is whice	h may be p	aid for in part with	financial assistance
from		,	a, oo p		,
	•		•		Protection Agency.
hereinafter referred to	as EPA,		rrrnojs	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
and construction of sa	aid Project in accordance wit	h the provisions	of this Agr	eement.	•
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SECTION A - GENE	RAL PROVISIONS	SECT	ION B - EN	IGINEERING SE	RVICES
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2. Approvals			Phase		,
	ities of the ENGINEER			ring Services Dur	ing the
5. Changes	ities of the OWNER			ction Phase ring Services Dur	ing the
	of Contract		-	on Phase	ing the
7. Payment			Орегии	511 1 11113C	
8. Project Des	ign	SECT	10N C - AI	DDITIONAL ENG	GINEERING
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10. Subcontract	s ·				(XXIC
11. Insurance 12. Equal Empl		SECT	ION D - SI	PECIAL PROVISI	ON2
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interpret and define the OWNER's policies and render decisions and authorizations promptly in writing.

(b) The OWNER shall provide to the ENGINEER full and free access to enter upon all property required for the performance of the ENGINEER's services under this Agreement.

5. Changes

(a) The OWNER may, at any time, ...

by written order make changes within the general scope of this Agreement in the services or work to be performed. If such changes cause an increase or decrease in the ENGINEER's cost or time required to perform any services under this Agreement, whether or not changed by any order, the OWNER shall make an equitable adjustment and modify this Agreement in writing. The ENGINEER must assert any claim for adjustment under this clause in writing within thirty (30) days from the date it receives the OWNER's notification of change, unless the OWNER grants additional time before the date of final payment.

(b) No services for which the ENGINEER will charge an additional compensation shall be furnished without the written authorization of the OWNER.

6. Termination of Contract

- (a) This Agreement may be terminated in whole or in part in writing by either party in the event of substantial failure by the other party to fulfill its obligations under this Agreement through no fault of the terminating party, provided that no such termination may be effected unless the other party is given (1) not less than ten (10) calendar days written notice (delivered by certified mail, return receipt requested) of intent to terminate and (2) an opportunity for consultation with the terminating party before termination.
- (b) This Agreement may be terminated in whole or in part in writing by the OWNER for its convenience, provided that the ENGINEER is given (1) not less than ten (10) calendar days written notice (delivered by certified mail, return receipt requested) of intent to terminate, and (2) an opportunity for consultation with the OWNER prior to termination.
- (c) If termination for default is effected by the OWNER, an equitable adjustment in the price provided for in this Agreement shall be made, but (1) no amount shall be allowed for anticipated profit on unperformed services or other work, and (2) any

payment due to the ENGINEER at the time of termination may be adjusted to cover any additional costs to the OWNER because of the ENGINEER's default. If termination for default is effected by the ENGINEER, or if termination for convenience is effected by the OWNER, the equitable adjustment shall include a reasonable profit for services or other work performed. The equitable adjustment for any termination shall provide for payment to the ENGINEER for services rendered and expenses incurred prior to the termination, in addition to termination settlement costs reasonably incurred by the ENGINEER relating to commitments which had become firm prior to the termination.

- (d) Upon receipt of a termination action under paragraphs (a) or (b) above, the ENGINEER shall (1) promptly discontinue all affected work (unless the notice directs otherwise), and (2) deliver or otherwise make available to the OWNER within ten (10) days copies of all data, design drawings, specifications, reports, estimates, summaries and such other information and materials as may have been accumulated by the ENGINEER in performing this Agreement, whether completed or in process.
- (e) Upon termination under paragraphs (a) or (b) above, the OWNER may take over the work and may award another party an Agreement to complete the work under this Agreement.
- (f) If, after termination for failure of the ENGINEER to fulfill contractual obligations, it is determined that the ENGINEER had not failed to fulfill contractual obligations, the termination shall be deemed to have been for the convenience of the OWNER. In such event, adjustment of the Agreement price shall be made as provided in paragraph (c) of this clause.

7. Payment

- (a) The ENGINEER will submit to the OWNER for services rendered an itemized bill showing charges for such services accompanied by any additional documentation requested by the OWNER.
- (b) Payments for ENGINEERING SERVICES during the Design Phase (Section B-1 through B-9 of this Agreement) are due and payable in accordance with the following:
 - 1. Twenty five percent (25%) of the firm fixed price set forth in Attachment I when (1) the design drawings and specifications are fifty percent (50%) complete and (2) the

- the U.S. Department of Labor, OWNER, and the State water pollution control agency or any of their duly authorized representatives shall have access to such books, records, documents, and other evidence for inspection, audit, and copying during normal business hours. The ENGINEER will provide proper facilities for such access and inspection.
- (b) The ENGINEER agrees to make paragraphs (a) through (f) applicable to all agreements it awards in excess of \$10,000, at any tier, and to make paragraphs (a) through (f) of this clause applicable to all amendments directly related to Project performance.
- (c) Audits conducted under this provision shall be in accordance with generally accepted auditing standards and established procedures and guidelines of the reviewing or audit agency (ies) and the General Accounting Office.
- (d) The ENGINEER agrees to disclose all information and reports resulting from access to records under paragraphs (a) and (b) of this clause to any of the agencies referred to in paragraph (a).
- (e) Records under paragraphs (a) and (b) above shall be maintained and made available by the ENGINEER during performance of services under this Agreement and for three (3) years from the date of final Federal assistance payment to the OWNER for the Project. In addition, those records which relate to any controversy arising under this Agreement, litigation, the settlement of claims arising out of such performance or to costs or items to which an audit exception has been taken shall be maintained and made available by the ENGINEER until three (3) years after the date of resolution of such appeal, litigation, claim or exception.
- (f) This right of access clause applies to financial records pertaining to all agreements (except formally advertised, competitively awarded, fixed price agreements) and all agreement amendments regardless of the type of agreement. In addition this right of access applies to all records pertaining to all agreements and agreement amendments:
 - 1. to the extent the records pertain directly to Agreement performance; or
 - 2. if there is any indication that fraud, gross abuse or corrupt practices may be involved; or
 - if the Agreement is terminated for default or for convenience.

10. Subcontracts

- (a) Any subcontractors and outside associates or consultants required by the ENGINEER in connection with services under this Agreement will be limited to such individuals or firms as were specifically identified and agreed to during negotiations, or as the OWNER specifically authorizes during the performance of this Agreement. The OWNER must give prior approval for any substitutions, additions or deletions to such subcontractors, associates, or consultants.
- (b) The ENGINEER may not subcontract services in excess of thirty (30) percent of the contract price to subcontractors or consultants without the OWNER's prior written approval.
- (c) The ENGINEER shall comply with the provisions of 40 CFR Part 33, Subpart B, Section 33.295, when subcontracting for services performed under this Agreement if procured after an award of an EPA grant for this Project.

11. Insurance

The ENGINEER further agrees to obtain and mantain, at the ENGINEER's expense, such insurance as will protect the ENGINEER from claims under the Workman's Compensation Act and such comprehensive general liability insurance as will protect the OWNER and the ENGINEER from all claims for bodily injury, death, or property dâmage which may arise from the performance by the ENGINEER or by the ENGINEER's employees of the ENGINEER's functions and services required under this Agreement.

12. Equal Employment Opportunity

The ENGINEER shall comply with Executive Order 11246, entitled "Equal Employment Opportunity," as amended by Executive Order 11375, and as supplemented in Department of Labor regulations 41 CFR Part 60.

13. Small, Minority, and Women's Businesses

The ENGINEER agrees to take affirmative steps to assure that small, minority, and women's businesses are utilized when possible as sources of supplies, equipment, construction and services. Affirmative steps shall include:

(a) Including qualified small, minority and women's businesses on solicitation lists.

20. Assurance Against Debarment

The ENGINEER assures that neither it nor any of its subcontractors are suspended or debarred by EPA.

SECTION B - ENGINEERING SERVICES

The ENGINEER shall furnish ENGINEERING SERVICES as follows in accordance with the GENERAL PROVISIONS of the Agreement and as authorized by the appropriate Attachment to this Agreement:

Engineering Services During the Design Phase

- ENGINEER shall complete 1. The ENGINEERING SERVICES described in Section B-1 through B-9 described herein 45 calendar days from the date of written authorization to proceed unless otherwise mutually agreed to in writing both parties. Any supporting documentation or revisions regarding the ENGINEER's services under this Agreement neccessary to obtain the approval of FmHA, EPA and all State regulatory agencies will be provided promptly.
- 2. The ENGINEER shall perform the necessary design surveys, accomplish the detailed design of the Project, prepare contract documents including design drawings, specifications and invitations for bids, and prepare a final opinion of probable Project cost based on the final design of the Project. The design drawings prepared shall be in sufficient detail to show the character and extent of the Project and to permit the actual location of the proposed improvements on the Project site. It is also understood that if subsurface explorations such as borings, or soil tests are required to determine amounts of rock excavation or foundation conditions, the ENGINEER will furnish coordination of said explorations without additional charge, but the costs incident to such explorations, no matter whether they are performed by the ENGINEER or by others shall be paid for by the OWNER as indicated in Section C and set out in Attachnent I.
- 3. The ENGINEER shall review the Facilities Plan prepared for this Project and, if necessary and upon consultation with and concurrence of the OWNER, ... and

EPA or delegated State as appropriate, shall revise design criteria, design standards, treatment process sizing and other appropriate preliminary design information included in the Facilities Plan or other preliminary engineering reports in order to complete the final design for the Project in accordance with the performance standards and accepted engineering practices.

- 4. The ENGINEER shall assist the OWNER in obtaining necessary permits and approvals from appropriate Federal, State, and local regulatory agencies. The cost of obtaining such permits and approvals shall be borne by the OWNER.
- 5. The Contract Documents furnished by the ENGINEER under Section B-2 shall utilize FmHA-endorsed construction contract documents.
- 6. Prior to the advertisement for bids, the ENGINEER shall provide for each construction contract to be awarded by the OWNER, ten (10) copies of detailed design . specifications, and drawings, contract documents for use by the OWNER and appropriate Federal, State and local agencies from whom approval of the Project must be obtained. Additional copies of the above specified documents shall be provided to the OWNER by the ENGINEER at production cost. Originals of such items as documents, survey notes, and tracings, prepared by the ENGINEER are and shall remain the property of the ENGINEER, but this shall in no way infringe upon the OWNER's rights to such items under Section A-6(e).
- 7. The ENGINEER shall establish baselines for locating the work together with a suitable number of bench marks adjacent to the work and show their location in the Contract Documents. This information and the Contract Documents will provide the contract of sufficient reference from which to execute the contract work. The ENGINEER is not obligated to set construction grade stakes for the construction of the Project.
- 8. The ENGINEER shall prepare and furnish to the OWNER three (3) copies of maps or drawings showing the approximate location of needed construction easements, permanent easements, rights-of-way and land to be

Engineering Services During the Operation Phase

- 24. The ENGINEER shall direct the first year's operation of the Project and revise the operation and maintenance manual for the Project as necessary to accommodate actual operating experience.
- 25. The ENGINEER shall provide to the OWNER monthly operation reports on the performance of the Project.
- 26. The ENGINEER shall train operating personnel and prepare curricula and training material for operating personnel.
- 27. Eleven (11) months after the initiation of the Project operation the ENGINEER shall advise the OWNER in writing whether the Project meets the project performance standards as defined in 40 CFR Part 35 Subpart I.
- 28. Section B-24 through B-27 and those ADDITIONAL ENGINEERING SERVICES designated for the Operation Phase in Section C will take effect upon execution of Attachment III.

Section C - ADDITIONAL ENGINEERING SERVICES

The following designated ADDITIONAL ENGINEERING SERVICES shall be provided by the ENGINEER upon written authorization by the OWNER and concurrence of FmHA. Agreed upon ADDITIONAL ENGINEERING SERVICES will be designated by Design Phase (D), Construction Phase (C) or Operations Phase (O) during which the service would be performed. Compensation for performing the designated ADDITIONAL ENGINEERING SERVICES will be included on Attachment I, Attachment II, or Attachment III.

Phase

1. Provide Resident Project Inspection.
The ENGINEER shall, prior to the preconstruction conference, submit a resume of the resident inspector's qualifications, anticipated duties and responsibilities for approval by the OWNER

1.*! Resident inspection includes checking lines and grades, keeping records of full measurements and the contractor's

activities, passing information between the ENGINEER and contractor, reviewing of contractor's request for progress payments, inspecting - of completed work for compliance with Contract Documents and keeping of a daily diary per FmHA requirements. Performance of this service will not contractor's guarantee the performance, but it endeavors to protect the OWNER against defects and deficiencies in the Project and verify compliance with the contract Documents. Period of service for calculating compensation will be the longest construction contract completion time bid plus (thirty) 30' days.

- 2. Prepare site surveys for sewage treatment works, dams, reservoirs, and other similar special surveys as may be required.
- 3. Conduct laboratory tests, well tests, borings, and specialized geological, soils, hydraulic, or other studies recommended by the ENGINEER.
 - 4. Prepare property surveys, detailed descriptions of sites, maps, drawings, or estimates related thereto; assist in negotiating for land and easement rights.
- 5. Appear before courts or boards on matters of litigation related to the project.
 - 6. Assist with a user charge system,
 - (a) Design a user charge system to produce adequate revenues required for the operation, maintenance and replacement of the Project that meets applicable EPA requirements, or
 - (b) Demonstrate that the existing user charge system meets applicable EPA requirements.
 - 7. Assist with sewer use ordinances.
 - (a) Prepare a sewer use ordinance or other legally binding document that meets applicable EPA requirements, or

ATTACHMENT I - Compensation for Engineering Services During the Design Phase

1. As set forth in the AGREEMENT FOR ENGINE	ERING SERVICES dated the
day of 19 8 / by and between	The City of LeRoy
the OWNER and Lewis, Yockey & Brown	n, Inc.
	, the ENGINEER, the OWNER and ENGINEER
agree this day of, 1 for services described in Section B-1 through B-9 and	9 87, that the OWNER shall compensate the ENGINEER Section C designated Design Phase services.
2. Compensation for ENGINEERING SERVICES SERVICE	shall be by a FIRM FIXED PRICE METHOD. The FIRM
\$	
COST PLUS FIXED FEE METHOD or in exception ADDITIONAL ENGINEERING SERVICE. An ExENGINEERING SERVICE, the FIRM FIXED PRI	G SERVICES, shall be by a FIRM FIXED PRICE METHOD, onal circumstances PER DIEM METHOD for each individual chibit to this Attachment describes, for each ADDITIONAL ICE AMOUNT, COST PLUS FIXED FEE cost summary or The total amount of compensation for ADDITIONAL
\$ <u>2</u> ,400	
4. The amount of compensation shall not change un changes and this Agreement is formally amended acc	aless the scope of services to be provided by the ENGINEER ording to Section A-5.
5. Signatures	•
officials, this Agreement in duplicate on the respective ATTEST: Type Name Title Date	OWNER: By Culturns Type Name JACK W MCSS Title MAGGOR
	ENGINEER:
ATTEST:	By
Type Name <u>DAVID</u> P. BROWN	Type Name PERRY L. LEWIS
Title SKOPKTARY	Title WICE PRESIDENT
Date	Date
APPROVED: FARMERS HOME ADMINISTRATION By	
Type Name	<u> </u>
Title	-
Date	
(11-1C-93) Ft 789	

- EXHIBIT I Compensation for additional engineering services under Section 3 of Attachment I.
- 1. Prepare property surveys, detailed descriptions of sites, maps, drawings, or estimates related thereto; assist in negotiating for land and easement rights. FIRM FIXED PRICE AMOUNT \$ 2,400.

,	19 87, by and between	The City of LeRoy
he OWNER, and \underline{L}	ewis, Yockey & Bro	
		, the ENGINEER, the OWNER and ENGINEER agree the the OWNER shall compensate the ENGINEER for
ervices described in Sec	ction B-11 through B-22 and	Section C designated Construction Phase services.
. Compensation for El	NGINEERING SERVICES	shall be by a cost flus fixed fee. The cost flus fixed fee
is estimated as:		(Including additional engineering
(Brown Eiling In a con-		
	iched as Attachment IV to this	contract.) G SERVICES, shall be by a FIRM-FIMED PRICE METHOD
PER DIEM cost sche ENGINEERING SERVI	edule and cost summary.	CE AMOUNT, COST PLUS FIXED FEE cost summary of The total amount of compensation for ADDITIONA
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hanges and this Agreen	nent is formally amended acc	nless the scope of services to be provided by the ENGINEE parding to Section A-5
	anionada acc	ording to section 11 s.
. Signatures		
N WITNESS WHERE	OF, the parties hereto have	executed, or caused to be executed by their duly authorize
N WITNESS WHERE(officials, this Agreement	OF, the parties hereto have t in duplicate on the respecti	executed, or caused to be executed by their duly authorize ve dates indicated below.
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fficials, this Agreement	t in duplicate on the respective	ve dates indicated below.
officials, this Agreement	t in duplicate on the respecti	OWNER/ achu mo
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Micials, this Agreement ATTEST: ype Name	t in duplicate on the respective states a Dagley	OWNER By Type Name _ Jack W. Moss TitleMayor
Micials, this Agreement ATTEST: ype Name	t in duplicate on the respecti	OWNER By Type Name _ Jack W. Moss TitleMayor
Micials, this Agreement ATTEST: ype Name <u>Juanit</u> itle <u>City Cler</u>	t in duplicate on the respective states a Dagley	OWNER By Type Name _ Jack W. Moss TitleMayor
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Micials, this Agreement ATTEST: Type Name	t in duplicate on the respective a Dagley	OWNER: By Type Name Jack W. Moss Title Mayor Date ENGINEER: By Type Name Perry L. Lewis
ATTEST: Type Name	t in duplicate on the respective and Dagley k	OWNER: By Ack W. Moss Title Mayor Date ENGINEER: By
ATTEST: Type Name	t in duplicate on the respective a Dagley	OWNER By Type Name Jack W. Moss Title Mayor Date ENGINEER: By Type Name Perry L. Lewis
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COST OR PRICE SUMMARY FORMAT FOR SUBAGREEMENTS UNDER U.S. EPA GRANTS Form Approved (See accompanying instructions before completing this form) OMB No. 158-R0144 PART I- GENERAL 1. GRANTEE 2. GRANT NUMBER City of LeRoy C172884 3. NAME OF CONTRACTOR OR SUBCONTRACTOR 4. DATE OF PROPOSAL Lewis, Yockey & Brown, Inc. August 3, 1987 5. ADDRESS OF CONTRACTOR OR SUBCONTRACTOR (Include ZIP code) 6. TYPE OF SERVICE TO BE FURNISHED 505 N. Main Street Engineering services Bloomington, Illinois 61701 during construction phase. PART II-COST SUMMARY FSTI-MATED HOURS 7. DIRECT LABOR (Specify labor categories) HOURLY ESTIMATED TOTALS RATE COST See attached list DIRECT LABOR TOTAL: n. Many 1944 8. INDIRECT COSTS (Specify Indirect cost pools) ESTIMATED RATE * BASE = COST Payroll Burden (FICA, Workmens Comp) 5,948 17.79% 5050 Unempl comp. vacation. Holidays etc. other overhead 44.94% 5050 2,269 INDIRECT COSTS TOTAL: 9. OTHER DIRECT COSTS ESTIMATED 8. TRAVEL COST car or truck 2500 mi. at 0.30/mile (1) TRANSPORTATION 750 (2) PER DIEM 750 TRAVEL SUBTOTAL: b. EQUIPMENT, MATERIALS, SUPPLIES (Specify entegorins) ESTIMATED QTY COST COST Stakes & Lath 250 \$ 0.80 200 100 1000 0.10 Photo copies 1.00 250 Blueprints 250 Postage & Telephone 100 EQUIPMENT SUBTOTAL: 650 **高温器器** ESTIMATED C. SUBCONTRACTS COST SUBCONTRACTS SUBTOTAL: ESTIMATED d. OTHER (Specify entegories) OTHER SUBTOTAL: 1 e. OTHER DIRECT COSTS TOTAL: 1,400 10. TOTAL ESTIMATED COST 14,667 II. PROFIT 1,333 12. TOTAL PRICE 16,000 EPA Form 5700-41 (2-76) PAGE 1 OF 5

LEWIS, YOCKEY & BROWN, INC.

August 3, 1987 .

CLASSIFICATION	HOURLY RATE	ESTIMATED HOURS	ESTIMATED COST
Project Engineer	24.50	40	980.00
Senior Engr. Tech.	8.50	8	68.00
Resident Inspector	8.50	360	3,060.00
Survey Party Chief	8.50	40	340.00
Instrument Man	7.50	40	300.00
Rodman	6.50	40	260.00
Clerical	5.25	8	42.00

TOTAL 5,050.00

Form Approved OMB No. 158-R0144

PART III - PRICE SU	JMMARY		
3. COMPETITOR'S CATALOG LISTINGS, IN-HOUSE ESTIMATES, PRIO (Indicate basis for price comparison)	R QUOTES	MARKET PRICE(S)	PROPOSED PRICE
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PART IV - CERTIFIC	ATIONS		
a. HAS A FEDERAL AGENCY OR A FEDERALLY CERTIFIED STATE OR	LOCAL AGENCY PE	RFORMED ANY RE	EVIEW OF YOUR
ACCOUNTS OR RECORDS IN CONNECTION WITH ANY OTHER FEDER	AL GRANT OR CONT	RACT WITHIN THE	E PAST TWELVE MONTH
YES NO (If "Yee" give name address and telephone number o	reviewing office)	,	
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6.THIS SUMMARY CONFORMS WITH THE FOLLOWING COST PRINCIPLE	s	····	
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and belief that the cost and pricing data summarized herein (2); and that a financial rately account for the financial transactions under this project subagreement price may be subject to downward renegotial pricing data have been determined, as a result of audit, no	I management cap ect. I further certi	ability exists to fy that I underst ment where the	fully and accu- tand that the above cost and
of the date above.			
DATE OF EXECUTION	SIGN	TURE OF PROPOS	SER
·	Vice Pre		
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4. GRANTEE REVIEWER	11.1		-/Xt
I certify that I have reviewed the cost/price summary set for acceptable for subagreement award.	orth herein and the	e proposed costs	s/price appear
	Tark	v mos	
DATE OF EXECUTION	/ sign	ATURE OF REVIEW	/ER
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6. EPA REVIEWER (II applicable)			1
DATE OF EXECUTION	' SIGNA	TURE OF REVIEW	ER J
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